ATTORNEY DÜCKET NO. 031672.0004

I'N THE UNITED STATES PATENT AND TRADEMARK OFFICE

MYE A	nplication Of:)	
William A. KNAUS et al.)	Group Art Unit: To Be Assigned
Application Number: To Be Assigned)	Examiner: To Be Assigned
Filed:	March 26, 2001)	
For:	Broadband Computer-Based)	
	Networked Systems For Control And)	
	Management Of Medical Records)	

PETITION TO SUSPEND RULES UNDER 37 C.F.R. § 1.183

Box: FEE

Commissioner of Patents

United States Patent & Trademark Office

Washington, D.C. 20231

Sir:

Applicants respectfully request suspension of the rules to the extent that the filing fee and excess claims fee not be processed or charged in the above-captioned application. In the event that such fees have already been processed or charged, Applicants respectfully request a refund equal to the amount calculated by the United States Patent & Trademark Office ("PTO") for such fees be returned to the Applicants in the form of a credit to the undersigned's Deposit Account No. 50-1640. Upon the Commissioner's approval to suspend the rules, Applicants respectfully request that the above-captioned patent application be processed and retained at the PTO, without further examination on the merits, for one year from the date of filing.

REMARKS

On March 26, 2001, Applicants filed the above-captioned application ("parent application") and authorized the Commissioner to charge \$826.00 to the undersigned's Deposit Account No. 50-1640. This amount is based on the sum of \$355 for a small-entity basic filing fee plus \$471 for excess claim fees calculated for a total of 59 claims including 6 independent On April 2, 2001, a continuation-in-part application ("CIP application") was filed claims. claiming priority to the parent application.

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Applicants respectfully request a suspension of the rules to the extent that the amount of \$826.00 not be processed or charged in the parent application. In the event that such fees have already been processed or charged, Applicants respectfully request a refund, from the Refunds Section of the Receipts Division of the Office of Finance, equal to the amount processed or charged by the PTO in the form of a credit to the undersigned's Deposit Account No. 50-1640.

Upon the Commissioner's approval to suspend the rules, Applicants respectfully request that the parent application be processed and retained at the PTO, without further examination on the merits, for one year from the date of filing. Applicants desire to maintain priority of subject matter in the CIP application to subject matter in the parent application. Applicants respectfully request that the parent application not be examined on the merits. In the event that the present petition for a suspension of the rules is not approved, Applicants respectfully request that the parent application remain pending and proceed to examination on the merits.

The Commissioner is hereby authorized to charge \$130.00 to Deposit Account No. 50-1640 to cover the required petition fee set forth in 37 C.F.R. § 1.17(h). Only upon approval of the present petition or issuance of a refund of the filing and excess claims fees, the Commissioner is also authorized to charge \$130.00 to Deposit Account No. 50-1640 to cover the Processing and Retention Fee required under 37 C.F.R. § 1.21(l).

Respectfully submitted,
BROBECK PHLEGER & HARRISON LLP

Dated: April 5, 2001

Trevor Coddington

Registration No. 46,633

Brobeck Phleger & Harrison L.L.P. 1333 H Street, N.W. Suite 800 Washington, D.C. 20005 (202) 220-6000

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